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DATE: November 26, 2008TO: Commissioner of Patents (USPTO)FAX #: 91 - 571 - 273 - 8300FROM: Sureshchandra B. PatelTOTAL PAGES TO FOLLOW: 1 + 8 = 9

MESSAGE:

Attn: Mr. Ramos Feliciano, EliseoPatent ExaminerResponse to: Failure to acceptably respond toNotice of Non-Compliant Amendment(37 CFR 1.121) dated October 15, 2008Ref: US Patent application no. 10/594,715
(PCT/CA2005/001537)

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November 26, 2008

Commissioner of Patents (USPTO)
United States Patent and Trademark Office
Customer Service Window, Mail Stop Amendment
401 Dulany Street
Alexandria, VA 22314
USA
Randolph Building
Phone: (1-703) 305 31 65 (applications)
Patent Central FAX Number: 571 - 273 - 8300

Subject: Response to an office communication of Failure to Acceptably Respond to Notice of Non-Complaint Amendment (37 CFR 1.121) dated October 15, 2008 by examiner Ramos Feliciano, Eliseo

Ref: PCT/CA2005/001537: System and Method of Parallel Loadflow Calculation for Electrical Power System (US application no. 10/594715) filing date 09/29/2006 by applicant & Inventor: Sureshbchandra B. Patel

Dear Sir/Madam,

Enclosed please find:

18-amended claims presented in ascending numerical order, and which are provided with status identifiers.

Claim-1 to 9: (Deleted)

Claim-10 to 18: (New)

Because status identifiers in the claims faxed on August 21, 2008 were wrong, I am deleting them all and providing 9-new claims starting with number 10. This acceptable possibility was verified in my telephonic talk, which carries the reference # 1136559446, with USPTO on November 26, 2008 at about 1200 to 1230.

This response is prepared based on Sample Format for Revised Amendment Practice (Rev. 6/03), therefore page numbers of the listing of claims are in continuation with this cover letter, and not in continuation with the amended specification dispatched on June 27, 2008 in response to the office action by Examiner Victor J. Taylor dated April 2, 2008.

Sureshbchandra B. Patel

Application: PCT/CA2005/001537 (US application no. 10/594715)

Amendment to claims dated November 26, 2008

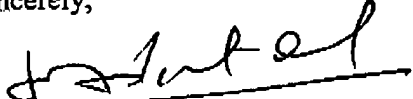
Reply to office communication dated October 15, 2008

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I had completely rewritten application communicated on June 27, 2008 in response to examination report dated April 2, 2008 by Examiner Victor J. Taylor. Then responded to the Notice of Non-Complaint Amendment dated July 28, 2008 on August 21, 2008. And now responding to Failure to Acceptably Respond to Notice of Non-Complaint Amendment (37 CFR 1.121) where No New Time Period for Reply is provided. Therefore, this response is late by almost 3-months from the end of 1-month time period available for responding to the Notice of Non-Complaint Amendment dated July 28, 2008. This is because I, the inventor & applicant, am handling my all patent matters by myself without hiring patent attorney due to the lack of funds. Moreover, I am doing survival job that keeps me busy delaying my responses. Therefore, I would like to request extension of 3-months time under 37 CFR 1.136(a). Required fees for small entity, which I claim, if any be charged to my Master Credit Card Account # 5181-2710-2295-3423 expiring in June 2010 (06/10). However, according to CFR 37 1.17(a)(3), the small entity fee for extension of time by 3-months is \$ 555.00. I claim small entity because I am an individual who is the Inventor and Applicant.

Hope, this will meet the requirement at USPTO.

Sincerely,



Suresh Patel

Sureshchandra B. Patel

Application: PCT/CA2005/001537 (US application no. 10/594715)

Amendment to claims dated November 26, 2008

Reply to office communication dated October 15, 2008

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